§ 124.113

§124.113 Public notice of draft permits and public comment period.

Public notice of a draft permit under this subpart shall be given as provided in §§124.10 and 124.57. At the discretion of the Regional Administrator, the public comment period specified in this notice may include an opportunity for a public hearing under §124.12.

§124.114 Request for hearing.

- (a) By the close of the comment period under §124.113, any person may request the Regional Administrator to hold a panel hearing on the draft permit by submitting a written request containing the following:
- (1) A brief statement of the interest of the person requesting the hearing;
- (2) A statement of any objections to the draft permit;
- (3) A statement of the issues which such person proposes to raise for consideration at the hearing; and
- (4) Statements meeting the requirements of 124.74(c)(1)-(5).
- (b) Whenever (1) a written request satisfying the requirements of paragraph (a) of this section has been received and presents genuine issues of material fact, or (2) the Regional Administrator determines sua sponte that a hearing under this subpart is necessary or appropriate, the Regional Administrator shall notify each person requesting the hearing and the applicant, and shall provide public notice under §124.57(c). If the Regional Administrator determines that a request does not meet the requirements of paragraph (a) of this section or does not present genuine issues of fact, the Regional Administrator may deny the request for the hearing and shall serve written notice of that determination on all persons requesting the hearing.
- (c) The Regional Administrator may also decide before a draft permit is prepared under §124.6 that a hearing should be held under this section. In such cases, the public notice of the draft permit shall explicitly so state and shall contain the information required by §124.57(c). This notice may also provide for a hearing under §124.12 before a hearing is conducted under this section.

§124.115 Effect of denial of or absence of request for hearing.

If no request for a hearing is made under §124.114, or if all such requests are denied under that section, the Regional Administrator shall then prepare a recommended decision under §124.124. Any person whose hearing request has been denied may then appeal that recommended decision to the Environmental Appeals Board as provided in §124.91.

[48 FR 14264, Apr. 1, 1983, as amended at 57 FR 5337, Feb. 13, 1992]

§124.116 Notice of hearing.

- (a) Upon granting a request for a hearing under §124.114 the Regional Administrator shall promptly publish a notice of the hearing as required under §124.57(c). The mailed notice shall include a statement which indicates whether the Presiding Officer or the Regional Administrator will issue the Recommended decision. The mailed notice shall also allow the participants at least 30 days to submit written comments as provided under §124.118.
- (b) The Regional Administrator may also give notice of a hearing under this section at the same time as notice of a draft permit under §124.113. In that case the comment periods under §8124.113 and 124.118 shall be merged and held as a single public comment period.
- (c) The Regional Administrator may also give notice of hearing under this section in response to a hearing request under §124.74 as provided in §124.75.

§124.117 Request to participate in hearing.

- (a) Persons desiring to participate in any hearing noticed under this section, shall file a request to participate with the Regional Hearing Clerk before the deadline set forth in the notice of the grant of the hearing. Any person filing such a request becomes a party to the proceedings within the meaning of the Administrative Procedure Act. The request shall include:
- (1) A brief statement of the interest of the person in the proceeding;
- (2) A brief outline of the points to be addressed: